



February 25, 2015

By ECFS

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

RE: Redacted Versions of Highly Confidential and Confidential Submissions in Response to Data Collection in WC Docket No. 05-25; RM-10593

Dear Ms. Dortch:

By this letter, Socket Telecom, LLC ("Socket") submits its non-confidential and redacted responses to the Special Access Data Collection, as required by the Federal Communications Commission ("FCC") in the above referenced proceeding. In particular, Socket submits its redacted responses to Questions II.A.5, II.A.10, II.A.11, II.A.18, II.A.19, II.D.1, and II.D.2. Pursuant to the Data Submission Protective Order, Socket is deemed to have submitted a request that the redacted Confidential and Highly Confidential Information not be made routinely available for public inspection under the FCC's rules.

If you have any questions regarding the information presented here, please contact me at 573-777-1991 ext 551.

Sincerely,

Matt Kohly

Government & Carrier Relations

Socket Telecom LLC

Data Collection in WC Docket No. 05-25 and RM-10593 Socket Telecom LLC Response to II.A.5

REDACTED FOR PUBLIC INPECTION

II.A.5 Fiber Network Map. Provide a map showing the fiber routes that you (a) own or (b) lease pursuant to an IRU agreement that constitute your network, including the fiber Connections to Locations. In addition, include the locations of all Nodes used to interconnect with third party networks, and the year that each Node went live.

The shapefile that Socket Telecom LLC is submitting in response to question II.A.5 is designated as "highly confidential." This document constitutes both the "confidential" and "public" versions of that response.

II.A.8. Explain your business rule(s) used to determine whether to build a *Connection* to a particular *Location*. Provide underlying assumptions.

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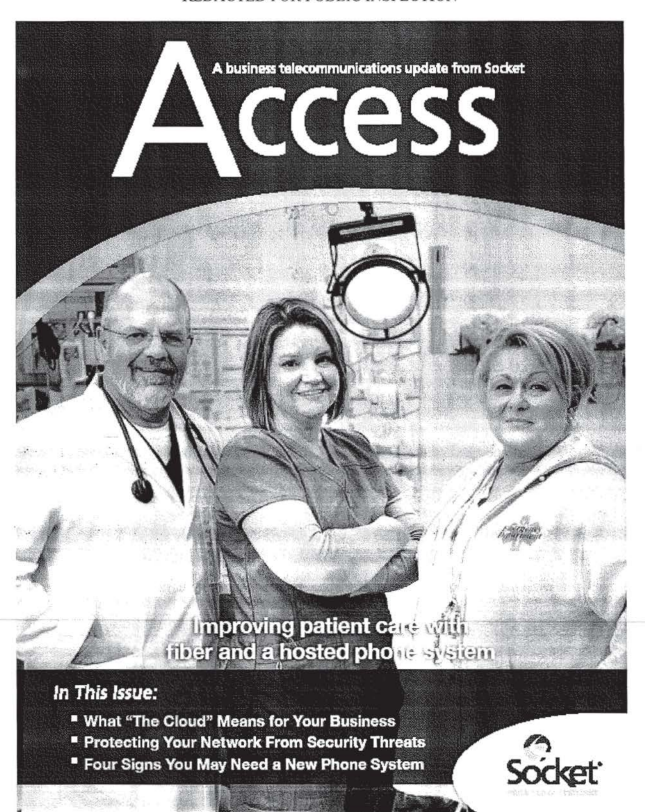
II.A.10 Marketing Plans. Provide data, maps, information, marketing materials, and/or documents identifying those geographic areas where you, or an Affiliated Company, advertised or marketed Dedicated Service over existing facilities, via leased facilities, or by building out new facilities as of December 31, 2013, or planned to advertise or market such services within twenty-four months of those dates.

The majority of Socket Telecom's ("Socket's") marketing for dedicated services is conducted via branding campaigns to position Socket as a better option for businesses to consider for their telecom services. These campaigns are designed to raise awareness of Socket and to aid our dedicated sales team when calling upon businesses to sell dedicated services.

Socket also sends and distributes its newsletter "Access" to Missouri businesses, which is designed to provide information and education about telecom-related topics. Socket also creates and publishes testimonials, which our sales team distributes to potential clients on sales calls. Socket also highlights its services on its website www.socket.net/business.

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II.A.11 Information on Requests for Proposals (RFPs). Identify the five most recent Requests for Proposals (RFPs) for which you were selected as the winning bidder to provide each of the following: (a) Dedicated Services; (b) Best Efforts Business Broadband Internet Access Services; and, to the extent different from (a) or (b), (c) some other form of high-capacity data services to business customers.

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II.A.18 How do your terms and conditions compare with ILEC offerings? If you offer Dedicated Services pursuant to an agreement or Tariff that contains either a Prior Purchase-Based Commitment or a Non-Rate Benefit, then explain how, if at all, those sales are distinguishable from similarly structured ILEC sales of DS1s, DS3s, and/or PBDS.

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	[End Confidential Information]

II.A.19 Business Justification for Term and Volume Commitments. Provide the business justification for the Term or Volume Commitments associated with any Tariff or agreement you offer or have in effect with a customer for the sale of Dedicated Services.

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II.D.1 Short Term and Long-Range Strategies. Describe your company's short term and long-range promotional and advertising strategies and objectives for winning new – or retaining current – customers for Dedicated Services. In your description, please describe the size (e.g., companies with 500 employees or less, etc.), geographic scope (e.g., national, southeast, Chicago, etc.), and type of customers your company targets or plans to target through these strategies.

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II.D.2 Location of Recorded Policies. Identify where your company's policies are recorded on the following Dedicated Service-related processes: (a) initiation of service; (b) service Upgrades; and (c) service Disconnections. For instance, identify where your company records recurring and non-recurring charges associated with the processes listed above. If recorded in a Tariff, provide the specific Tariff section(s). If these policies are recorded in documents other than Tariffs, list those documents and state whether they are publicly available. If they are publicly available, explain how to find them. For documents that are not publicly available, state whether they are conveyed to customers orally or in writing

	ains public information on its service policies in its tariffs. KCC Kansas Tariff No. 1, and OCC Oklahoma Tariff No.
1. Socket also maintains an interstate p	rice sheet that sets out terms and conditions for interstate
services. [Begin Confidential Informati	on]
	[End Confidential Information]

CERTIFICATION

I have examined the response and certify that, to the best of my knowledge, all statements of fact, data, and information contained therein are true and correct.

Signature:

Printed Name:

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Title: 0

President / ccc

Date: 2-26-15

* Respondents are reminded that failure to comply with these data reporting requirements may subject them to monetary forfeitures of up to \$160,000 for each violation or each day of a continuing violation, up to a maximum of \$1,575,000 for any single act or failure to act that is a continuing violation. 15 False statements or misrepresentations to the Commission may be punishable by fine or imprisonment under Title 18 of the U.S. Code

^{15 47} U.S.C. § 503(b)(2); 47 C.F.R. § 1.80(b). Part 1.80(b) of the Commission's rules was recently amended to increase penalty amounts to account for inflation. SeeAmendment of Section 1.80(B) of the Commission's Rules, Adjustment of Civil Monetary Penalties to Reflect Inflation, Order, 28 FCC Rcd 10785 (Enf. Bur. 2013); see also 78 Fed. Reg. 49370 (Aug. 14, 2013).